

Docket No.: 274867US0PCT

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ATTORNEYS AT LAW

COMMISSIONER FOR PATENTS ALEXANDRIA, VIRGINIA 22313

RE: Application Serial No.: 10/542,356

Applicants: Thomas BERTIN-MOUROT, et al.

Filing Date: March 29, 2006

For: PROJECTION AND/OR REAR PROJECTION

**SCREEN** 

Group Art Unit: 2851

Examiner:

SIR:

Attached hereto for filing are the following papers:

## Letter

# **International Preliminary Report on Patentability**

Our check in the amount of \$0 is attached covering any required fees. In the event any variance exists between the amount enclosed and the Patent Office charges for filing the above-noted documents, including any fees required under 37 C.F.R 1.136 for any necessary Extension of Time to make the filing of the attached documents timely, please charge or credit the difference to our Deposit Account No. 15-0030. Further, if these papers are not considered timely filed, then a petition is hereby made under 37 C.F.R. 1.136 for the necessary extension of time. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

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# IN THE UNITED STATES PATENT & TRADEMARK OFFICE

RE APPLICATION OF

THOMAS BERTIN-MOUROT

SERIAL NO: 10/542,356

FILED: MARCH 29, 2006

: GROUP ART UNIT:

FOR: PROJECTION AND/OR REAR

PROJECTION SCREEN

# **LETTER**

COMMISSIONER FOR PATENTS ALEXANDRIA, VIRGINIA 22313

SIR:

Applicants wish to make of record the attached English translation of the International Preliminary Report on Patentability.

Respectfully submitted,

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# TRAITÉ DE COOPÉRATION EN MATIÈRE DE BREVETS

Expéditeur: le BUREAU INTERNATIONAL

NOTIFICATION DE TRANSMISSION DE COPIES DE LA TRADUCTION DU RAPPORT D'EXAMEN PRELIMINAIRE INTERNATIONAL SUR LA BREVETABILITE (CHAPITRE I OU CHAPITRE II DUTRAITE DE COOPERATION EN MATIERE DE BREVITS)

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|------|------|------|--|

SAINT-GOBAIN RECHERCHE 39, quai Lucien Lefranc F-93300 Aubervilliers FRANCE

| (règles 44his.3.c) et 72.2 du PCT)                                   | THATOE   |
|--|--|
|  |  |
| Date d'expédition (jour/mois/unnée)<br>12 octobre 2006 (12.10.2006)  |  |
| Référence du dossier du déposant ou du mandataire<br>GB2 2003004 PCT | NOTIFICATION IMPORTANTE  |
| Demande internationale n° PCT/FR2004/000015                          | Date du dépôt international (jour/mois/année) 07 janvier 2004 (07.01.2004) |
| Déposant SAINT-GO  | DBAIN GLASS FRANCE etc   |
|  |  |
| Transmission de la traduction au déparant                            |  |

| 1. | I tanshipsion de la traduction du depositio |  |  |  |
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Le Bureau international transmet ci-joint copie de la traduction en langue anglaise du rapport préliminaire international sur la brevetabilité (chapitre 1).

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Il appartient au déposant d'établir la traduction en question et de la remettre directement à chaque office élu intéressé dans le délai applicable (règle 74.1). Voir le volume II du Guide du déposant du PCT pour de plus amples renseignements.

| Bureau international de l'OMPI<br>34, chemin des Colombettes<br>1211 Genève 20, Suisse | Fonctionnaire autorisé  Beate Giffo-Schmitt |  |
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# TRANSLATION PATENT COOPERATION TREATY PCT

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

| Applicant's or agent's file reference  GB2 2003004 PCT | FOR FURTHER  | ACTION                    | See Form PCT/IPEA/416   |  |
|--|--|---------------------------|---|--|
| International application No.                          | International filing d   | ate (day/month/year)      | Priority date (day/month/year)  |  |
| PCT/FR2004/0000  |  |                           | 15.01.2003  |  |
|  |  |                           | 13.01.1003  |  |
| International Patent Classification (                  | IPC) or national classification and  | i ii c                    |   |  |
| G03B21/62  |  |                           |   |  |
|  |  |                           |   |  |
| Applicant  | - 66   |                           |   |  |
| SAINT-GOBAIN GL  | ASS FRANCE   |                           |   |  |
|  |  |                           |   |  |
|  | tional preliminary examination re<br>smitted to the applicant according  |                           | s International Preliminary Examining Authority   |  |
| 2. This REPORT consists of                             | a total of 7   | sheets, includi           | ing this cover sheet.   |  |
|  | panied by ANNEXES, comprising  | :                         |   |  |
| a. (sent to the at                                     | pileant and to the International B   | ureau) a total of         | sheets, as follows:   |  |
|  |  |                           | amended and are the hasis for this report and/or  |  |
|  | ontaining rectifications authorized  |                           | Rule 70.16 and Section 607 of the Administrative  |  |
| sheets w   | hich supersede earlier sheets, but<br>losure in the international applica  | which this Authority co   | onsiders contain an amendment that goes beyond ed in item 4 of Box No. 1 and the Supplemental |  |
| Box.   |  |                           |   |  |
| b. (sent to the In                                     | ternational Bureau only) a total of  | (indicate type and numl   | per of electronic carrier(s))   |  |
|  |  |                           | containing a sequence listing and/or tables   |  |
|  | in computer readable form only,<br>he Administrative Instructions).  | as indicated in the Supp  | lemental Box Relating to Sequence Listing (see  |  |
|  | ations relating to the following ite   | mis:                      |   |  |
|  | ations relating to the Tollowing ne  |                           |   |  |
|  | Basis of the report  |                           |   |  |
| Box No. II   | Priority   |                           |   |  |
| Box No. III  | Non-establishment of opinion wit   | h regard to novelty, inve | ntive step and industrial applicability   |  |
| Box No. IV   | Lack of unity of invention   |                           |   |  |
| Box No. V  | Declared the second of the sec |                           |   |  |
| Box No. VI   | Certain documents cited  |                           |   |  |
| <del></del>  | Certain defects in the international   | l application             |   |  |
| Box No. VIII   | Certain observations on the intern   | •••                       |   |  |
|  | Constitutions of the facts   |                           |   |  |
| Date of submission of the demand                       |  | Date of completion of     | this report   |  |
|  |  |                           |   |  |
| Name and mailing address of the H                      | PEAFE  | Authorized officer        |   |  |
|  |  |                           |   |  |
|  |  |                           |   |  |
| Facsimile No.  |  | Telephone No.             |   |  |

International application No.

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

PCT/FR2004/000015

| Box | No. 1 Basis of the report   |            |  |  |
|-----|---|------------|--|--|
| 1.  | With regard to the language, this report is based on the international application in the language in which it was filed, unless otherwise indicated under this item.   |            |  |  |
|     | This report is based on translations from the original language into the following language which is the language of a translation furnished for the purposes of:  international search (Rule 12.3 and 23.1(b))   |            |  |  |
|     | publication of the international application (Rule 12.4)  |            |  |  |
|     | international preliminary examination (Rule 55.2 and/or 55.3)   |            |  |  |
| 2.  | With regard to the elements of the international application, this report is based on (replacement sheets which have been furnished to receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed this report:  the international application as originally filed/furnished the description: | the<br>Lio |  |  |
|     | pages 1-9 as originally filed/(urnishe  | ď          |  |  |
|     | pages <sup>2</sup>  | -          |  |  |
|     | pages* received by this Authority on  | _          |  |  |
|     | the claims:   |            |  |  |
|     | nos. 1-17 as originally filed/furnishe  | d          |  |  |
|     | nos.* as amended (together with any statement) under Article 1  | 9          |  |  |
|     | 11 AV. Andreiterra  |            |  |  |
|     | and the Aldrews   | -          |  |  |
|     | nos.* received by this Authority on   | -          |  |  |
|     | the drawings:   |            |  |  |
|     | sheets as originally filed/furnishe   | ed .       |  |  |
|     | sheets* received by this Authority on   | -          |  |  |
|     | sheets* received by this Authority on   | -          |  |  |
|     | a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.   |            |  |  |
| 3.  | The amendments have resulted in the cancellation of:  |            |  |  |
|     | the description, pages  | _          |  |  |
|     | the claims, nos.  | _          |  |  |
|     | the drawings, sheets/figs   | _          |  |  |
|     | the sequence listing (specify):   | _          |  |  |
| '   |   | _          |  |  |
|     | any table(s) related to sequence listing (specify):  This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, si  | nce        |  |  |
| 4.  | This report has been established as it (some of) the amendments annexed to this report and tisted fector has been declared to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).   |            |  |  |
|     | the description, pages  | -          |  |  |
|     | the claims, nos.  | -          |  |  |
|     | the drawings, sheets/figs   | -          |  |  |
|     | the sequence listing (specify):   | _          |  |  |
|     | any table(s) related to sequence listing (specify):   | _          |  |  |
| *   | If item 4 applies, some or all of those sheets may be marked "superseded."  |            |  |  |

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.
PCT/FR2004/000015

| Bo | x No. II Priority   |
|----|---|
| 1. | This report has been established as if no priority had been claimed due to the failure to furnish within the prescribed time limit the requested:   |
|    | copy of the earlier application whose priority has been claimed (Rule 66.7(a)).   |
|    | translation of the earlier application whose priority has been claimed (Rule 66.7(b)).  |
| 2. | This report has been established as if no priority had been claimed due to the fact that the priority claim has been found invalid (Rule 64.1). Thus for the purposes of this report, the international filling date indicated above is considered to be the relevant date. |
| 3. | Additional observations, if necessary:  |
|    | The present application specifies   |
|    | i. a resolution between $5 \cdot 10^{\circ}$ and $1 \cdot 10^{\circ}$ DPI (see claim 2),  |
|    | and explains that said resolution is obtained by virtue   |
|    | of the particle size, which is between 0.5 and 5  |
|    | microns (see page 4, lines 30 to 32).   |
|    | However, the application for which priority is claimed  |
|    | (FRA 03 00 381) merely specifies a resolution of at least   |
|    | 1.10° DPI and provides no explanation with regard to the means  |
|    | by which this result may be achieved.   |
|    | Consequently, the priority is not valid for the resolution  |
|    | currently claimed.  |
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# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.
PCT/FR2004/000015

| Box No | o. IV Lack of unity of invention  |
|--------|---|
| 1.     | In response to the invitation to restrict or pay additional fees the applicant has:   |
|        | restricted the claims.  |
|        | paid additional fees.   |
|        | paid additional fees under protest.   |
|        | neither restricted the claims nor paid additional fees.   |
| 2. [   | This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees. |
| 3. T   | his Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is:   |
|        | complied with.  |
| Σ      | not complied with for the following reasons:  |
|        | See separate sheet.   |
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| 4. (   | onsequently, this report has been established in respect of the following parts of the international application:   |
|        | all parts.  |
|        | the parts relating to claims Nos. 1-2, 7-13   |

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

| Box No. V Reasoned statement under Ar citations and explanations sup |                         |        | Article 35(2) with regard to novelty, inventive step or industrial applicability; supporting such statement |       |
|--|-------------------------|--------|---|-------|
| 1. Statement   |                         |        |   |       |
| Novelt   | y (N)                   | Claims | 2, 11-12  | YES   |
|  |                         | Claims | 1, 7-10, 13   | NO    |
| Inventi  | ive step (IS)           | Claims |   | YES   |
|  |                         | Claims | 1-2, 7-13   | NO NO |
| Industr  | rial applicability (IA) | Claims | 1-17  | YTES  |
|  |                         | Claims |   | NO NO |

2. Citations and explanations (Rule 70.7)

In the present report, reference is made to the following documents:

D1: US 3 655 263 A

D2: EP 0 561 551 A

D3: US 3 609 000 A

D4: US 2002/093 607 A

D5: EP 0 770 902 A

D6: US 6 304 378 B

D7: EP 0 414 313 A

D8: US 6 327 088 A

D9: GB 1 140 416 A

D10: US 2002/163 722 A

D11: WO 02/41 074 A

D12: EP 0 478 187 A

1. The subject matter of **claim 1** is already known (PCT Article 33(2)) from each of **documents D1 to D3 above**, which disclose a screen comprising a substrate with a diffusing surface layer suitable for obtaining an angle of view less than 180° (see for example the abstract and column 2, lines 16 to 37 of **D1**; or the abstract and figure 1 of **D2** or **D3**).

With regard to the alternative defining an **angle of**view of 180°, it should be noted that this alternative
is not achievable, since an observer located in the
plane of the screen could never look at an image

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

projected on the screen.

Box No. V

- 2. Claim 2 cannot be considered to involve an inventive step (PCT Article 33(3)), since it merely describes a desired result (in particular, a resolution between  $5 \cdot 10^7$  and  $1 \cdot 10^7$  DPI) without defining any structural element that enables this result to be achieved. It should also be noted that, on the one hand, the desire to obtain a high resolution is well known in the prior art and, on the other hand, it is not clear what technical effect may be obtained by a resolution far higher than can be discerned by the human eye.
- 3. The subject matter of claims 7 to 10 and 13 is already known from D1. Said document discloses a diffusing layer, which:
  - a. includes a binder and particles of metal oxide, particularly alumina, the average size of which is between 0.25  $\mu m$  and 40  $\mu m$ , i.e. overlapping the range from 50 nm to  $1\mu m$  of claim 10,
  - b. and is between 0.25  $\mu m$  and 23  $\mu m$  thick (from 0.0001 to 0.0009 inches), i.e. overlapping the range from 0.5  $\mu m$  to 5  $\mu m$  of claim 13.
- 4. The use of a binder consisting of glass frit or flux according to claims 11 and 12 does not appear to be suggested in the available prior art, wherein resinbased binders are always used.

Furthermore, since the application discloses no advantage or technical effect resulting from this feature alone, claims 11 and 12 could only be considered to involve an inventive step if they were also to include the features defined in claims 7 to 10 and 13.

International application No.
PCT/FR2004/000015

Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of: Box IV

- 1. A screen comprising a substrate with a diffusing surface layer capable of achieving an angle of view less than 180° according to claim 1 is already known, for example, from D1 (US 3 655 263 A; see abstract and column 2, lines 16 to 37).

  Consequently, the first claim defining new subject matter is claim 2, which specifies a resolution between 50000 and 100000 DPI. According to the description of the present application (see last paragraph of page 4, particularly lines 31 to 32, and the text on page 5), this resolution is obtained by means of the structure of the diffusing layer defined in claims 7 to 13. Consequently, claims 1 to 2 and 7 to 13 concern the technical problem of obtaining a high-resolution screen.
- 2. However, claims 3 to 6 and 14 to 16 define a second substrate associated with the substrate of claim 1, and consequently relate to the problem of improving the mechanical strength of the screen (see page 7, lines 19 to 25 of the description).
- 3. Claim 17 relates to the problem of using the screen of claim 1 as a partition between two areas, so that observers on either side of the screen can benefit from the information displayed by the screen.
- 4. The resolution of a screen is obviously technically separate from its mechanical strength and the use to which it is put, which leads to the conclusion that the above three groups of claims do not share a special technical feature whereby they are so mutually linked as to form a single general inventive concept (PCT Rule 13.1 and 13.2).